Approved For Release 2001/08/15: CIA-RDP64-00360R000700050136-0 UNITED AIR LINES SEATTLE FLIGHT COUPON FOR EXCESS MAGGAGE DEC-4 2.40 % 7636 -6.372 Date DEC -8 -2.40 2 00 7 6 3 6 DEC-4 No. 7980 Am't Date YOUR RECEIPT FOR EXCESS BAGGAGE CHARGES. SOLD SUBJECT TO TARIFF REGULATIONS. THANK YOU.
UNITED AIR LINES — SEATTLE Total Musical States and the Administration with UNITED ALL LINES - SAIR DIEGO - 76.00 **2** Am't NOV -7 The Production UNITED AIR LINES - E. BOSTOK JUNITED AIR LINES, SAN ET MOISO, THOMIT COUPON FOR EXCESS MAGGAGE CHARGES ON. OEC -7 Ani't YOUR RECEIPT FOR EXCESS BASIGNOR CHARGES.
SOLD SUBJECT TO TARIFF REGULATIONS. THANK YOU.

30 Og.

Ľa.

UNITED AIR LINES - SAN FRANCISCO

		•
	UNITED AIR LINES, INC. Stablect to Conditions of Contract the reverse side of Passenger C FOR ISSUING OFFICE ONLY COMPLETE BOUTING THIS TICKET CONJUNCTION TICKET(S) PASSENGER TICKET AND BAGGAGE CHECK PASSENGER TICKET OF TICKET OF TICKET CONJUNCTION TICKET(S) DATE AND CEC OF ISSUE OF TICKET	gar sakakili yagikili.
	FOR ISSUING OFFICE ONLY COMPLETE ROUTING THIS TICKET FROM/TO CARRIER FARE ORIGIN FROM Switch 3 From Switch 3	
	Calculation Form Sarial DATE AND PLACE OF ORIGINAL ISSUE	
	Form. Swial ACCT. DEPT. USE ONLY	•
	ENDORSEMENTS	
	BAGGAGE VALID NOT. GOOD FOR PASSAGE FARE CLASS/BASIS C	*
	10 I Commerce F M UN	. •
STATIN	EQUIVALENT AND	
(2) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	TOTAL NAME OF PASSENGER NOT TRANSFERABLE	क्षा च्या होते । क्षा <mark>क</mark> ्ष्य के व
	FORM OF ATMENT A convention governs and in tidategases limits the liability of carriers for death of personal injury and in respect of loss of or damage to baggage.	
	The restablished to the control of t	**
4	UNITED AIR LINES, INC. PASSENGER TICKET AND BAGGAGE CHECK PASSENGER CHECK PASS	
ed in U. S.		STATINTL
Pries	FROM/TO CARRIER Calculation, ORIGIN Form // Serial 3 2/4 53	
	Setup IN EXCHANGE FOR DATE AND PLACE OF ORIGINAL ISSUE	
	ACCT. DEPT. USE ONLY	
.58 3F	ENDORSEMENTS BAGGAGE VALID NOT GOOD FOR PASSAGE FARE	
4.6	1 CARRES Number 1 TO ISLATUSED	
	1565 TC -1 F J UA 753 7 17 18	
T S		อาไม่เล่นนั้นที่ ว่าเฉียวทั้ง
3	TO FINAL OF TO	
TINT_ I	TOTAL STATE OF PASSENGER NOT TRANSFERABLE	
2	FORM OF AYMENT And the Convention governs and in most cases limits the liability of carriers for death or personal injury and in respect of loss of or damage to begage.	*
u.s.A.	UNITED AIR LINES, INC. Subject to Conditions of Contract the reverse side of Passenger Coupon FOR ISSUING OFFICE ONLY COMPLETE ROUTING THIS TICKET AND CONJUNCTION TICKET(S) OF JCKEY	STATINTL
1	Subject to Conditions of Contract the reverse side of Passenger Coul FOR ISSUING OFFICE ONLY COMPLETE ROUTING THIS TICKET AN FORM/O CARRIER FARE Calculation Contract the reverse side of Passenger Coul FORM/O CARRIER FARE Calculation Complete ROUTING THIS TICKET AN Serial Form Serial	,
	DESTINATION Form Serial ISSUED IN EXCHANGE FOR DATE AND PLACE OF ORIGINAL ISSUE	
	Porm Serial: ACCT. DEPT. USE ONLY 0 C.D	
	ENDORSEMENTS 6 6 6	
	BAGGAGE VALID NOT GOOD FOR PASSAGE FARE ACENT AC	
	LINDIFC OF TOTAL	
TATIN L	FART SOUNTERN AND AND AND AND AND AND AND AND AND AN	
9 4		
3	Approved For Release 2001/08/15 - Cth. DDDC4 003C0FNNNW #6043C-0	A. E. 投稿处理

proved For Release 2001/08/15; CAT-R55-664-00360R000700050136-0

(1) As used in the transfer transportation, and "Passenger Ticket and Buggage Check", "carriage" is equivalent transportation, and "carrier" includes the sir carriar issuing this ticket and all are carriers that carrier includes the sir carriar issuing this ticket and all are carriers that carrier complete the carrier includes the sir carriar issuing this content of the passenger, All calarms are since the carrier includes the sir carrier includes the sir carrier issuing this carrier is a supplied to the carrier includes the sir carrier includes the

(1). As used,in the control of the c

of constitutions of the constitution of the co

omees and at airports from which it operates regular services.

(c) Unless expressly so provided, nothing berein contained shall waive any limitation of liability of carrier existing under the Convention or applicable laws.

(3.) Insofar as any provision contained or referred to herein may be contrary to a law, government regulation, order or requirement, which severally cannot be waived by agreement of the parties, such provision shall remain applicable and be considered as part of the invalidity of any provision shall not affect any other parties.

invalidity of any provision shall not affect any other part.

(4) Subject to the foregoing: (a) Liability of carrier for damages shall be limited to occurrences on its own line, except in the case of checked baggage as to which the passenger also has a right of action against the first or last carrier. A carrier issuing a tloket or checking baggage in the case of the case of other does so only as agent. (b) Carrier is not liable for any damage directly and solely arising out of its compliance with any laws, government regulations, orders or requirements, or from failure of passenger to comply with seam. (d) Any liability of arrier is limited to form the case of the compliance of the carrier is defined thousandths) or its equivalent per kilogram in the case of checked baggage, and also considered thousandths) or the equivalent per kilogram in the case of checked baggage or other property, unless a higher value is drelared in advance and additional charges are paid parsants to carrier's tarfind or regulations. In that event the liability of carriers to the control of the property of the carrier's tarfind or regulations in that event the liability of carriers.

assumes no responsibil'ty for making connections.

(a) The passenger shall comply with all governous control of the control of the control of the control.

st) so agont, sevent or expresentative of carrier has authority to alter, modify or walve any providing of that southers.

(10.) No active shall be in the case of damage to baggage, unless the person entitled to delivery complaint to the carrier forthwith after the discovery of the damage, and, at the latest, within seven slays from the date of respir, and in the case of delay, unless the countries of the control of the case of the carrier of the case of the

SOLD SUBJECT TO TARIFF REGULATIONS ISSUED BY UNITED AIR LINES, INC.

CONDITIONS OF CONTRACT

(1.) As used in territorial tract, "ticket" means "Passenger Ticket and Baugage Check", "cartinge" is educated in territorial tract, "ticket" means "Passenger Ticket and Baugage Check", "cartinge" is educated in territorial tractic and all air cartifors the carty or undertake to carry the passenger or his baggage because or perform any other between the control of the passenger of the baggage of the control of the cartinge or other services performed by carrier incidental thereto. Carriage to be porformed becomed by a several successave cartiers is regarded as a single operation.

(2.) (a.) Carriage horeunder is subject to the rules and imitations relating to liability (a.) Carriage by Arriage and the carting of the control of the control of the carting of the control of the carting of the carting of the control of the carting of the carting of the control of the carting of the

shows in coarriers disability are seven as any consuscious types. Settled increased in the control of the contr

(8.) Insofar as any provision contained or referred to herein may be contrary to a law, government regulation, order or redunrement, which severally cannot be walved by agreement of the parties, such provision shall remain applicable and be considered as part of the contract of carriage to the extent only that such provision is not contrary thereto. The invalidity of any provision shall not affect any other part.

invalidity of any provision shall not affect any other part.

(4.) Shiplect to the foregoing, (a.) Lishbilty of carrier for damages shall be limited to occurrences on its own line, except in the case of checked baggage as to which the passenger also has a right of action against the first or inst carrier. A carrier issuing a ticket or action and the passenger of the carrier of the carrier and th

ries shall be a such higher declared value. In no case shall the carrier's limiting of the state of the act of the carrier's limiting of the carrier's limiting of the carrier's limiting of the carrier's under these conditions shall apply to agents, servants or representatives of the carrier acting within the scope of their employment and also to any person whose alroraft is used by carrier for carriage and his agents, servants or representatives acting within the scope of their employment of the decrease and his agents, servants or representatives acting within the scope of their gapployment.

(8) There has pagage carried hereunder will be delivered to the bearer of the bagage carrier at unput a sums due carrier under carrier's contract of carriage of the carrier of the bagage carrier to the airport at the piace of destination via the route shown herein and for the particular of the carrier of

upon application subject to availability of space.

(7) Carrier undertaken to use its best offorts to sarry the passenger and baganger, with reaching the commencement of completion of carriage. Subject thereto, carrier may without notice substitute alternate carriers or air carf and may after or omit the stopping places shown on the face of the licket in case of any office of the contract. Schedules are subject to change without notice. Carrier assumes aggregation of the contract. Schedules are subject to change without notice. Carrier assumes aggregation of the contract.

and rough part of the contract. Schedules are able to the charge without notice. Carrier seasures 19, rect appliting for making connections.

(8) The passenger shall comply with all government travel requirements, present all exit, entry, and other documents required by the law, and arrive at the sirport by the time fixed by carrier or, if no time is fixed, sundentive in davage of figure the particle to the fixed by carrier or, if no time is fixed, sundentive in davage of figure the particle to comply with this provision.

(2) No agent, servant or representative of carrier has authority to alter, modify or waive provision of this contract. The case of damage to baggare, unless the person entitled to delivery complaints to the carrier forthwith after the discovery of the damage, and, at the contract of the case of delay, unless the complaint is made at the latest within 11 days from the date of the case of delay, unless the complaint is made at the latest within 11 days from the date of the case of delay, unless the complaint is made at the latest within 11 days from the date of the case of delay, unless the complaint is made at the latest within 11 days from the date of writing and dispatched within the times at oresaid. Where carriage is not "international carriage" and definite of the contract of the carrier of carrier of (11) the management of carrier had knowledge of damage to passenger's baggare.

(11) Any right to damages against carrier shall be extinguished unless an action is brought the management of carrier and knowledge of damage to passenger's baggare, the period of limitation shall be determined by the law of the court select of the case.

SOLD SUBJECT TO TARIFF REGULATIONS ISSUED BY UNITED AIR LINES, INC.

CONDITIONS OF CONTRACT

(1) As used in tiract, "ticket," means ""nassenger Ticket and Basenger Check", "curriage" is equivalent to the second of the sec

needlon with carriagon of the several stressieve curriers is regarded as a single operation.

(a), a) Carriage beaution is subject to the rules and ilimitations relating to limbility established by the Convention for the Unification of Certain Rules relating to International Carriage by the Convention for the Unification of Certain Rules relating to International Carriage for a configuration of Carriage for a c

of such carrier, which are made part hereof and which may be inspected at any of its offices and at airports from which it operates regular sorvices.

(c) Unless expressly so provided, nothing herein contained shall waive any limitation of itability of carrier existing under the Convention or spiciable laws.

(3) Insofar as any provision contained or referred to everally cannot be waived by agreement of the parties, such provision shall remain applicable and so considered as part of the contract of carriage to the extent only that such provision is not contrary thereto. The contract of carriage to the extent only that such provision is not contrary thereto. The forecome of the contract of carriage to the extent only that such provision is not contrary thereto. The forecome of the contract of carriage such as a contract of carriage and the carriage and the contract of carriage carriage carriage carrier of the carrier of the

riur shall be to such hisher deciared value. In no case shall the cat art's liability exceed the act suffered by the passenger. All claims are subject to proof of amount of
loss, (6) Amount of the control of the control of the carrier acting within the scope of their
employment and also to any person whose alteraft is used by carrier for carriage and the
agents, servants or representatives acting within the scope of their amployment.

(6) Checked hayawae carried hereauder will be additioned to the bases of the bases of

upon application subject to availability of space.

(7.) Currier undertakes to use its best drows to carry the passenger and baggage with reasonable dispatch, but not, carrier may without fort the commencement or completion of statement of the commencement or completion of carrier may without notice substitute alternate carriers or air-craft and may alter or omit the stopping places shown on the face of the ticket in case of craft and may alter or omit the stopping places shown on the face of the ticket in case of craft and may alter or omit timestables or elsewhere are approximated and not guaranteed, and form no part of this contract. Schoolaise subject to change without notice. Carrier securics for exposure the proposition of the contract of the contrac

and form no part of the contraot. Schodules are subject to change without notice. Carrier assumes no responsibility for making connections.

(a) The pussenger shall comply with all government travel requirements, present all exit, entry, and other documents required by the law, and arrive at the airport by the time fixed by carrier or, if no time is fixed, subject to the law, and arrive at the airport by the time fixed by carrier or, if no time is fixed, subject to the law of the contract of the contract

SOLD SUBJECT TO TARIFF REGULATIONS ISSUED BY UNITED AIR LINES, INC.